

Spring goods reproduce designs used by manufacturers one hundred years ago.

French mull machine-embroidered in colored floss is new for trimming mull dresses.

The princess and sacque dresses for children are puffed in the skirts, especially at the edge.

Ambitious boy: "Mother, may I go out West and fight Indians?" Mother: "No, my son, but you may go down to the cellar and fetch me up a scuttle of coal."

It has been given as the opinion of some eminent physicians that decaying cabbage will produce diphtheria and scarlet fever sooner than any other nuisance about the house.

A Boston wife softly attacked a pedagogue to her husband when, after supper, he started to go down to the office to balance the books. On his return fifteen miles of walking were recorded. He had been stepping around a billiard table all evening.

The sarcastic Jones: "That reminds me of the cars we were waiting for this morning," remarked Jones, as an elderly lady swept by them in a trailing dress. "How's that?" asked Fogg. "Because it's a train behind time," replied Jones, the great mean ugly thing!—*Boston Transcript*.

A countryman, in talking to us the other day, said if there was a school for the training of animals in the ways of rascality, the best graduate from the institution would not surpass in meanness the acts of the "town cow" in going through any wagon or carriage that is unfortunate enough to be left alone on the street.

A lady who has raised a large number of hens, says that after vainly trying the recommended remedies for lice, she has hit upon the plan of giving them once or twice a week a large loaf made of Graham flour, in which a handful of sulphur has been mixed. The hens like it, and are freed from lice and kept healthy through the season.—*Ec.*

The amount of cash receipts from fees collected by the State Insurance Department during February was \$3,232, making a total of \$13,711.60 for the two months of the year. This is the only department that gives the State a revenue. There are sixteen companies of other States doing business in Ohio that average \$300 each as their annual fees to this department.

A Hudson River train-boy, who selected a countryman as a victim and "worked him" for what he was worth, was finally rewarded by this oration: "See here, young man; I don't want no books, and I don't want no fruit, nor no candies, nor no novels, but I will give you fifty cents for two corks—two small corks—to plug up my ears to keep me from being talked to death."

The last Montana yarn is to the effect that the cold was so intense last week in Madison valley that the wind was unable to blow, and ducks, prairie chickens and other feathered game, in endeavoring to reach the Geyser basin, were frozen solid in the air, where they will be compelled to remain until the spring thaw.—*Virginia City Enterprise*.

Impudent music teacher: There is one boy in Galveston who will never be a musician. He is too independent. His teacher was trying to make him play the right notes, and said to him: "You must not reach away over there on the treble; that's not right." "I guess I'll reach where I please on this piano. We own this piano, I reckon. I'll put my feet upon it if I see fit."—*Galveston News*.

A flower season is predicted of summer millinery, because feathers have been worn so long. The new shapes include pokes of medium size, some small bonnets and very large, flaring round hats. The latter are in picturesque shapes, with soft brims not wired and lined with a plaited lace frill or delicately puffed satin. Many of the straws are colored and the trimmings are all very gay. Face trimmings, such as were worn a hundred years ago, will be revived and very becoming will be the wreaths of small flowers inside the silk and satin lined fronts of bonnets.

A Farmer's Offset. A hired man who has been employed on a farm in this county for several months, entered suit against his employer, on the other day, for balance of wages, amounting, as he claimed, to \$32. The suit was on trial in Justice Alley, recently, and it looked at first as though the plaintiff had a clear case. He gave dates and figures in a straightforward way, and seemed a very honest young man. When the farmer took the stand he said:

"I claim an offset for that \$32. No man need sue me for what I honestly owe."

"What is your offset?" asked the lawyer.

"He's an unbeliever."

"In what?"

"Why, in the Bible."

"What has that to do with your owing him \$32?"

"He has a heap to do with it. I had six hands in my employ, and we were rushing things when I hired this man. He hadn't been with us two days when they stopped the reaper in the middle of the forenoon to dispute about Daniel in the lion's den, and in three days we had a regular knock down over the whole swallowing Jonah. The man who run the mower, got to arguing about Sampson, and drove over a stump, and damaged the machine to the tune of \$18, and the very next day, my boy broke his leg while climbing a fence to hear and see the row which was started over the Children of Israel going through the Red Sea. It wasn't a week before my wife said she didn't believe Elijah was fed by the ravens, and hang me if I didn't find myself growing weak on Noah and his flood. That's my offset, sir; and if he was worth anything, I'd sue him for a thousand dollars besides."

The court reserved his decision for twenty-four hours.—*Ohio Farmer*.

BEATTY'S OFFER FOR THE SPRING SEASON

5 SET GOLDEN Tongue Reels. Sub Bass & Oct. Coupler.

\$85.

Visit my factory.



Address, or call upon DANIEL F. BEATTY, Washington, New Jersey.

FURNITURE!

NEW FIRM AND NEW GOODS,

WILSON & MUSSER,

[Successors to J. F. Theek.]

In Miller Bros. Block, South Side of Iron Canal Bridge,

Would respectfully announce to the citizens of Henry and adjoining counties that they have bought out the stock of J. F. Theek and that they are now receiving a full assortment of all kinds of furniture to which we invite the public to call and examine for themselves. Our expenses are very small, which will enable us to sell goods at very low prices, as we are buying all our goods for net cash and will sell for cash only. In addition to our Furniture we have a line of Undertakers goods,

Coffins and Caskets of all kinds, Shrouds, Burial Closets, etc.

A practical invention secured to us is Green's Patent Snowing Board, by the use of which a corpse can be kept in a good state of preservation for two weeks during the hottest season of the year. We have a fine house which is always at the service of the public.

We have also secured the services of Mr. Theek, who will be happy to attend to the wants of his old customers and as many new ones as will make it convenient to call. Furniture manufactured to order; also all kinds of repairing done in a workmanlike manner and on short notice.

Respectfully, WILSON & MUSSER.

Legal.

Sheriff's Sale.

Jonathan D. Norton vs. Daniel Hasey, John Hasey, Lucy B. Hasey et al.

Order of Sale—Henry County Court of Common Pleas.

By virtue of an order of sale issued from the above named Court and to me directed as Sheriff of Henry County, I will offer at Public Sale at the door of the Court House, in Napoleon, Ohio, on

Saturday, April 16th, 1881,

at the hour of 2 o'clock, P. M., of said day, the following described real estate, situated in Henry County, Ohio, to-wit:

The north part of the west half of the southwest quarter section 13, town 4 north, range 7 east, in Henry County, Ohio, containing 55 acres.

Appraised at \$1,000.

Also the south part of the west half of the southwest quarter section 13, town 4 north, range 7 east, Henry County, Ohio, containing 55 acres.

Appraised at \$2,000.

Terms of Sale—Cash.

GEO. DAUM, Sheriff.

Leacock & Selridge, Attorneys for Plaintiff.

Napoleon, O., March 15, 1881.

Sheriff's Sale.

John Freese, Administrator of the estate of Wm. Wieden, deceased, vs. H. D. Helmske and Anna Helmske, his wife, and Miram Freese.

Order of Sale—Henry County Court of Common Pleas.

By virtue of an order of sale issued from the above named Court and to me directed as Sheriff of Henry County, I will offer at Public Sale at the door of the Court House, in Napoleon, Ohio, on

Saturday, April 16th, 1881,

at the hour of 2 o'clock, P. M., of said day, the following described real estate, situated in Henry County, Ohio, to-wit:

Sixteen and one-half acres of land, situated in the southwest quarter of section 13, town 4 north, range 7 east, in Henry County, Ohio, containing 55 acres.

Appraised at \$1,000.

Terms of Sale—Cash.

GEO. DAUM, Sheriff.

S. M. Hagge, Atty for Plaintiff.

Napoleon, O., March 15, 1881.

Sheriff's Sale.

S. M. Heller, L. J. Hissong & M. E. Heller, late partners as Heller, Hissong & Co. vs. Jacob Gherret.

Order of Sale—Henry County Court of Common Pleas.

By virtue of an order of sale issued from the above named Court and to me directed as Sheriff of Henry County, I will offer at Public Sale at the door of the Court House, in Napoleon, Ohio, on

Saturday, April 16th, 1881,

at the hour of 2 o'clock, P. M., of said day, the following described real estate, situated in Henry County, Ohio, to-wit:

One-half interest in the county of Henry and State of Ohio, the undivided interest of Jacob Gherret, defendant in and to the following tract of land to-wit: The west half of the southeast quarter of section 13, town 4 north, range 7 east, in Henry County, Ohio, containing 55 acres.

Appraised at \$2,000.

Terms of Sale—Cash.

GEO. DAUM, Sheriff.

J. H. Tyler, Atty for Plaintiff.

Napoleon, O., March 14, 1881.

Sheriff's Sale.

John C. Saur vs. George E. Smith et al.

Order of Sale—Henry County Court of Common Pleas.

By virtue of an order of sale issued from the above named Court and to me directed as Sheriff of Henry County, I will offer at Public Sale at the door of the Court House, in Napoleon, Ohio, on

Saturday, April 16th, 1881,

at the hour of 2 o'clock, P. M., of said day, the following described real estate, situated in Henry County, Ohio, to-wit:

A part of the southeast quarter of section twenty-one (21), township five (5) north, range seven (7) east, and being a part of the same tract conveyed by Deed from A. Lemert to Sarah Shuster, and by her to Henry Shuster, bounded on the south by the land of Moses Bressler, on the west by the lands of Alvy Rice and Richard Strydom, on the north by the lands of Abner Lemert, White and Andrew and Sarah Shuster, on the east by the lands of K. S. Bekridge, containing thirty-four (34) acres more or less, in Henry County, Ohio.

Appraised at \$1,000.

Terms of Sale—Cash.

GEO. DAUM, Sheriff.

F. M. Rummell, Atty for Plaintiff.

Napoleon, O., March 14, 1881.

Sheriff's Sale.

Faller, Childs & Co. vs. George W. Edwards, Esq.; Edwards et al.

Order of Sale—Henry County Court of Common Pleas.

By virtue of an order of sale issued from the above named Court and to me directed as Sheriff of Henry County, I will offer at Public Sale at the door of the Court House, in Napoleon, Ohio, on

Saturday, April 16th, 1881,

at the hour of 2 o'clock, P. M., of said day, the following described real estate, situated in Henry County, Ohio, to-wit:

A parcel of land in Henry County, Ohio. A parcel of land fifty rods wide of the southeast quarter of section 20, containing 25 acres.

Appraised at \$1,000.

Also a parcel of land in section twenty-one (21), in town five (5) north, range seven (7) east, and being a part of the same tract conveyed by Deed from A. Lemert to Sarah Shuster, and by her to Henry Shuster, bounded on the south by the land of Moses Bressler, on the west by the lands of Alvy Rice and Richard Strydom, on the north by the lands of Abner Lemert, White and Andrew and Sarah Shuster, on the east by the lands of K. S. Bekridge, containing thirty-four (34) acres more or less, in Henry County, Ohio.

Appraised at \$1,000.

Terms of Sale—Cash.

GEO. DAUM, Sheriff.

J. H. Tyler, Atty for Plaintiff.

Napoleon, O., March 14, 1881.

Sheriff's Sale.

Justin H. Brown and Malissa Brown vs. Order of Sale—Henry County Court of Common Pleas.

By virtue of an order of sale issued from the above named Court and to me directed as Sheriff of Henry County, I will offer at Public Sale at the door of the Court House, in Napoleon, Ohio, on

Saturday, April 9th, 1881,

at the hour of 2 o'clock, P. M., of said day, the following described real estate, situated in Henry County, Ohio, to-wit:

Commencing 20 rods east of the north east corner of the west half of the northeast quarter of section 26, township 6 north, range 7 east, running thence north 100 rods, thence east 30 rods, thence south 10 rods, thence west 30 rods to the place of beginning, containing 10 acres of land, situated in Henry County, Ohio.

Appraised at \$325.

Terms of Sale—Cash.

GEO. DAUM, Sheriff.

J. H. Tyler, Atty for Plaintiff.

Napoleon, O., March 7, 1881.

Sheriff's Sale.

John Brubaker and Daniel E. Brubaker vs. William H. Stockman et al.

Order of Sale—Henry County Court of Common Pleas.

By virtue of an order of sale issued from the above named Court and to me directed as Sheriff of Henry County, I will offer at Public Sale at the door of the Court House, in Napoleon, Ohio, on

Saturday, April 9th, 1881,

at the hour of 2 o'clock, P. M., of said day, the following described real estate, situated in Henry County, Ohio, to-wit:

The north half of the south half of the northwest quarter of section eight (8), township four (4) north, range eight (8) east, and containing 10 acres of land, which said acre of land lies in the county of Henry and State of Ohio.

Appraised at \$300.

Terms of Sale—Cash.

GEO. DAUM, Sheriff.

J. H. Tyler, Atty for Plaintiff.

Napoleon, O., March 7, 1881.

Sheriff's Sale.

John Brubaker and Daniel E. Brubaker vs. William H. Stockman et al.

Order of Sale—Henry County Court of Common Pleas.

By virtue of an order of sale issued from the above named Court and to me directed as Sheriff of Henry County, I will offer at Public Sale at the door of the Court House, in Napoleon, Ohio, on

Saturday, April 9th, 1881,

at the hour of 2 o'clock, P. M., of said day, the following described real estate, situated in Henry County, Ohio, to-wit:

The north half of the south half of the northwest quarter of section eight (8), township four (4) north, range eight (8) east, and containing 10 acres of land, which said acre of land lies in the county of Henry and State of Ohio.

Appraised at \$300.

Terms of Sale—Cash.

GEO. DAUM, Sheriff.

J. H. Tyler, Atty for Plaintiff.

Napoleon, O., March 7, 1881.

Legal.

Sheriff's Sale.

William J. Pierpont vs. William A. Tressler et al.

Order of Sale—Henry County Court of Common Pleas.

By virtue of an order of sale issued from the above named Court and to me directed as Sheriff of Henry County, I will offer at Public Sale at the door of the Court House, in Napoleon, Ohio, on

Saturday, April 9th, 1881,

at the hour of 2 o'clock, P. M., of said day, the following described real estate, situated in Henry County, Ohio, to-wit:

The east part of the southwest quarter of section number one (1), township number five (5) north, range number six (6) east, in Henry County, Ohio, containing eighty-five (85) acres of land.

Appraised at \$5,000.

Terms of Sale—Cash.

GEO. DAUM, Sheriff.

J. R. Osborn & J. H. Tyler, Attys for Plaintiff.

Napoleon, O., March 7, 1881.

Sheriff's Sale.

The Penn Mutual Life Insurance Company vs. Charles E. Reynolds, Sarah E. Reynolds, et al.

Order of Sale—Henry County Court of Common Pleas.

By virtue of an order of sale issued from the above named Court and to me directed as Sheriff of Henry County, I will offer at Public Sale at the door of the Court House, in Napoleon, Ohio, on

Saturday, April 9th, 1881,

at the hour of 2 o'clock, P. M., of said day, the following described real estate, situated in Henry County, Ohio, to-wit:

Lot number five (5), in Phillips and Stafford's addition of Out lots to the town of Napoleon, in Henry County, Ohio.

Appraised at \$5,000.

Terms of Sale—Cash.

GEO. DAUM, Sheriff.

J. H. Tyler, Atty for Plaintiff.

Napoleon, O., March 7, 1881.

Sheriff's Sale.

David N. Ray vs. Frederick Wentz.

Order of Sale—Henry County Court of Common Pleas.

By virtue of an order of sale issued from the above named Court and to me directed as Sheriff of Henry County, I will offer at Public Sale at the door of the Court House, in Napoleon, Ohio, on

Saturday, April 2, 1881,

at the hour of 2 o'clock, P. M., of said day, the following described real estate, situated in Henry County, Ohio, to-wit:

One-third cash in hand, one-third in nine months, and the remaining one-third in eighteen months from day of sale, deferred payments to be secured by mortgage on premises sold, with 5 per cent. interest.

Appraised at \$300.

Terms of Sale—Cash.

GEO. DAUM, Sheriff.

Martin Knapp, Attorney for Plaintiff.

Napoleon, O., March 15, 1881.

Sheriff's Sale.

Mary Ann Skillman and Martin Skillman her husband, vs. Martha Pollock, Mary Ann Ludlow.

Order of Sale—Henry County Court of Common Pleas.

By virtue of an order of sale issued from the above named Court and to me directed as Sheriff of Henry County, I will offer at Public Sale at the door of the Court House, in Napoleon, Ohio, on

Saturday, April 2, 1881,

at the hour of 2 o'clock, P. M., of said day, the following described real estate, situated in Henry County, Ohio, to-wit:

Being the south part of the northwest quarter of section No. thirty-four (34), township No. three (3) north, range No. seven (7) east, in Henry County, Ohio, containing 160 rods in length, containing sixty (60) acres of land in Henry County, Ohio.

Appraised at \$600.

Terms of Sale—One-third cash in hand on day of sale, one-third in one year, and one-third in two years from day of sale with interest. Deferred payments secured by mortgage on premises sold.

GEO. DAUM, Sheriff.

Martin Knapp, Atty for Plaintiff.

Napoleon, O., Feb. 25, 1881.

Probate Notice.

NOTICE is hereby given that Ann McWilliams, Guardian of the minor heirs of Chas. R. McWilliams, deceased, has filed her final account for settlement, which will be for hearing April 10th, 1881.

JAMES G. HALL, Probate Judge.

Probate Notice.

NOTICE is hereby given that John Lamphier, Administrator of the estate of Henry Lamphier, deceased, has filed his final account for settlement, which will be for hearing April 10th, 1881.

JAMES G. HALL, Probate Judge.

House Moving.

THE undersigned having bought the tools and machinery of John Gardner, and added thereto all the modern machinery necessary to move houses, and handle all kinds of heavy machinery. For particular enquire at my residence, on Front street, between Koller's and Vocke's mills, or address me at Napoleon, Ohio. Prices reasonable.

GEORGE JEARLE.

Attachment.

Mary E. Meyerholtz, Plaintiff, vs. David H. Gibson, Defendant.

Before Charles Evers, J. P., Henry County, Ohio.

NOTICE is hereby given that on the 23rd day of February, 1881, said Justice of the Peace issued an order of attachment in the above case for the sum of \$80.00 and \$15.00 costs.

MARY E. MEYERHOLTZ.

Attachment.

Geo. H. Reeder vs. A. Mitchell.

Before E. Peyton, J. P. of Napoleon township, Henry County, Ohio.

ON the 31st day of February, A. D. 1881, said Justice issued an order of attachment in the above action for the sum of \$18.

GEORGE H. REEDER, Plaintiff.

Stallion for Sale.

I will offer my celebrated Norman Stallion at private sale for a short time, or will trade him on other property. For particulars apply at this office, or to the undersigned.

Frederick H. Henry Co., O.

Administrator's Sale of Real Estate.

IN pursuance of an order issued by the Probate Court of Henry County, Ohio, I will offer for sale at public auction, on the 12th day of March, A. D. 1881, at 2 o'clock P. M. upon the premises, in Liberty Center, Henry County, Ohio, the following described real estate situated in the village of Liberty Center, Henry County, Ohio, and known as lot number one, with the appurtenances to the same belonging.

Appraised at \$200.

Terms of Sale—One-third cash in hand, one-third in one year and one-third in two years from day of sale. The deferred payments to bear interest and be secured by mortgage on the premises.

DANIEL W. HALL, Adm'r of Ezra P. Jacobus, deceased.

Notice of Insolvency.

ON the 26th day of February, A. D. 1881, the Probate Court of Henry County declared the estate of Daniel Mallett, deceased, to be probably insolvent. Creditors are therefore required to present their claims against the estate to the undersigned for allowance within six months from the date above mentioned or they will not be entitled to payment.

JACOB LOMBARDY, Administrator of Daniel Mallett, dec'd.

Notice to Twp. Trustees OF HENRY COUNTY.

THE Trustees of the several townships of Henry County, are requested to observe the following laws:

1. Section 97 requires that the Trustees have to report every case of relief for a Pauper which will be brought before them within five days to the Supervisor of the Township.
2. As it is contrary to law to keep tramps, the Trustees are notified that they will be held liable for keeping a badly bodied tramp.
3. The Directors agree to pay the following bill for doctoring Paupers, 50 cents the first mile and twenty-five cents every additional mile with reasonable compensation for medicine.
4. The Trustees are notified that the Directors will not allow more than seven dollars (\$7.00) for a coffin.

By order of Directors.

WM. KAUFMAN, J. D. MILLER, B. W. PENNOCK.

Notice of Insolvency.

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JACOB LOMBARDY, Administrator of Daniel Mallett, dec'd.

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JACOB LOMBARDY, Administrator of Daniel Mallett, dec'd.

Miscellaneous.

NOTICE TO TEACHERS!

The Board of School Examiners of Henry County, Ohio, will hold meetings for the examination of applicants for teachers certificates, as follows:

At the Union School House in Napoleon, Ohio, on the 1st and 3d Saturday in March and the first and third Saturdays in April and May, the first Saturday in June, July and August, the 1st and 3d Saturday in September and the first and third Saturdays in October, the first and third Saturdays in November, and the first Saturdays in December, January and February.

Evidence of good moral character will be required of all candidates. That evidence to be a personal knowledge of the examiners concerning the applicant, or a certificate of good moral character from some reliable source.

MES SUE WELSTED, Exam'n.

1620-75 JOHN H. HORNES, G.

KENDALL'S SPAVIN CURE.

The Most Successful Remedy ever discovered, as it is certain in its effects and does not hurt. Also excellent for human flesh. READ PROOF BELOW.

From a Prominent Physician.

Washingtonville, Ohio, June 17, 1880.

Dr. R. J. Kendall & Co., Gentl: Reading your advertisement in Turf, Field and Farm, of Kendall's Spavin Cure, and having a valuable and speedy horse which had been lame from spavin eighteen months, I sent you a bottle by express, which in six weeks removed all lameness and enlargement, and a large spint from another horse, and both horses are today as sound as colts. The one bottle was worth to me one hundred dollars.

Respectfully yours,

H. A. HARRIS, M. D.

KENDALL'S SPAVIN CURE.

Achland, Schuyler County, Pa., June 3rd, 1880.

Dr. R. J. Kendall & Co., Gentl:—A case of spavin that came under my observation was entirely cured by one bottle of your Kendall's Spavin Cure, and the horse sold afterwards for two hundred dollars.

Yours truly,

CHAS. H. BARNARD.

Statement Made UNDER OATH.

To WHOM IT MAY CONCERN.—In the year 1875 I treated with Kendall's Spavin Cure, a horse spavin of several months' growth, nearly half as large as a hen's egg, and completely stopped the lameness and removed the enlargement. I have worked the horse ever since very hard, and he never has been lame, nor could I ever see any difference in the size of the hock joints since I treated him with Kendall's Spavin Cure.

Yours truly,

R. A. GAINES.

Kendall's Spavin Cure on Human Flesh.

Patton's Mills, Washington Co., N. Y., Feb. 21, 1878.

B. J. Kendall, M. D.: Dear Sir:—The particular case on which I used your "Spavin Cure" was a malignant aneurism of sixteen months' standing. I had tried many things, but in vain. Your "Spavin Cure" put the foot to the ground again, and for the first time since hurt, in a natural position. For a family liniment it exceeds anything we ever used.

Yours truly,

REV. M. P. BELL.

Kendall's Spavin Cure.

Is sure in its effects, mild in its action as it does not blister, and yet it is penetrating and powerful to reach any deep seated pain or to remove any bony growth or remove the enlargement, if used for several days, such as spavins, splints, curbs, callosities, sprains, swellings, any lameness and all enlargements of the joints or limbs, or rheumatism in man and for any purpose for which a liniment is used for man or beast. It is now known to be the best liniment for man ever used, acting mild and yet certain in its effects. It is used full strength with perfect safety at all seasons of the year. Send address for Illustrated Circular, which we think gives positive proof of its virtues. No remedy has ever been so successful and so safe as Kendall's Spavin Cure, for least as well as man.

Price \$1 per bottle, or six bottles for \$5. ALL DRUGGISTS have it on hand or can get it for you. If not send it to any address on receipt of price by the proprietors.

DR. R. J. KENDALL & CO.,

Enochburg Falls, Vermont.

Kendall's Spavin Cure.

Is sure in its effects, mild in its action as it does not blister, and yet it is penetrating and powerful to reach any deep seated pain or to remove any bony growth or remove the enlargement, if used for several days, such as spavins, splints, curbs, callosities, sprains, swellings, any lameness and all enlargements of the joints or limbs, or rheumatism in man and for any purpose for which a liniment is used for man or beast. It is now known to be the best liniment for man ever used, acting mild and yet certain in its effects. It is used full strength with perfect safety at all seasons of the year. Send address for Illustrated Circular, which we think gives positive proof of its virtues. No remedy has ever been so successful and so safe as Kendall's Spavin Cure, for least as well as man.

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Price \$1 per bottle, or six bottles for \$5. ALL DRUGGISTS have it on hand or can get it for you. If not send it to any address on receipt of price by the proprietors.

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